

## UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE APPLICATION NO. RPMS102 Н

09/101,413

108/07/98

STAUSS

HM12/0329

PATREA L PABST ARNALL GOLDEN & GREGORY 2800 ONE ATLANTIC CENTER 1201 WEST PEACHTREE STREET ATLANTA GA 30309-3450

**EXAMINER** EWOLDT, G PAPER NUMBER ART UNIT

1644

DATE MAILED: 03/29/01

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## **Advisory Action**

Application No. 09/101,413 Applic A(s)

Examiner

G. R. Ewoldt

Stauss, H. Group Art Unit 1644

		G. 111 241	
E PERIOD FOR RESPONSE: [check only a) or l	b)]	election.	
5 months from the mailing	date of the final	tration or on the mailing (	date of this Advisory Action, whichever
<ul> <li>a) X expires 5 months from the mailing</li> <li>b) expires either three months from the mailing is later. In no event, however, will the statut</li> </ul>	date of the final re tory period for the	response expire later than	six months from the date of the final
rejection.  Any extension of time must be obtained by filing a pe	stition under 37 CF	R 1.136(a), the proposed the date of the response a	response and the appropriate fee. The and also the date for the purposes of appropriate to 37 CFR 1.17 will be
date on which the response, the principle and the correspo	nding amount of the	ter companse or as set for	th in b) above.
Appellant's Brief is due two months from the period for response set forth above, whichever	er is later). See	37 CFR 1.191(d) and	37 CFR 1.192(a). Idered with the following effect,
oplicant's response to the final rejection, filed out is NOT deemed to place the application in co			
L andmont(s):			
will be entered upon filing of a Notice of	Appeal and an	дрреаг впет	
		deration and/or search	n. (See note below).
they raise new issues that would requ	uire further cons	idetation and/or search	
they raise the issue of new matter. ( they are not deemed to place the app	See note below	r form for anneal by m	aterially reducing or simplifying the
they are not deemed to place the app	dication in bette	1 to appear by	
issues for appeal.	·lling o C	presponding number of	of finally rejected claims.
they present additional claims without	Claim 1 from a r	nethod of treating a pa	atient with a disease to a method of ss I and specific peptide recognition b
NOTE: <u>The change of the invention of C</u>	added limitation	s of different HLA Cas	ss I and specific peptide recognition b
killing cells in a patient, and the	sibly new matter		
CTL, comprise new issues, poss		<u></u>	
<ul> <li>Applicant's response has overcome the</li> </ul>	following reject	ion(s):	
Newly proposed or amended claims separate, timely filed amendment cancelling			vould be allowable if submitted in a
Newly proposed or amended claims	og the non-allow	able claims.	
separate, timely filed amendment cancelling.  The affidavit, exhibit or request for recons		considered but doe	s NOT place the application in condition
The affidavit, exhibit or request for recons	ideration has be	en considered but doe	
for allowance because:			
			V to issues which were newly raised
The affidavit or exhibit will NOT be considered.	dered because it	is not directed SULEL	1 (0 133003 William 1137
the Examiner in the final rejection.		والمستعدد السيدالين والمالية	tten explanation, if any):
V For purposes of Appeal, the status of the	claims is as foll-	ows (see attached wri	Iten exhibition, o,
Claims rejected: 1-9 and 14-18			
- drawing correction filed on	l	nasia:	2 HOC DOON OFF.
☐ Note the attached Information Disclosure	Statement(s), F	PTO-1449, Paper No(s	0. 1. 1. 166
		. <i>T</i>	avac = 7.
Other Colt	1.14	PA	ATRICK J. NOLAN, PH.D.
LY let :	3/28/01		PRIMARY EXAMINER
1 VAT WISE	•		
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